

Question #	Document Name	Page Number	Section / Paragraph	Line Number	Question	Answer
1	DRFP	7	B.8	26-30, 1-12	Since this is a cost plus award fee contract, please confirm that during contract implementation, all actual incurred costs will be fully allowable notwithstanding this "standardized values" clause provided.	The contractor will be reimbursed for allowable, reasonable, allocable costs in accordance with clause B.7 and FAR 52.216-7, Allowable Cost and Payment.
2	DRFP	13	F.3 Place of Performance	27	The Work Load Indicator for PWS 4.2 states "The Contractor will provide Quality Engineering Services at the Denver location." However F.3 states KSC, CCAFS, Denver, and Decatur. Please clarify locations for the services stated in PWS 4.2.	Attachment J-01, Performance Work Statement will be revised to indicate that this service is only required at Denver.

3	DRFP	39	H.13.a.1	38-44	<p>"(1) Provide the Contracting Officer immediate notice in any case where the Contractor learns that it or its subcontractors will either be:</p> <ul style="list-style-type: none"> <li>i. Performing inspection, evaluation, or similar work concerning products and services which Contractor provides to NASA under other NASA contracts, or</li> <li>ii. Developing requirements for the products or services which the Contractor may provide under another contract;"</li> </ul> <p><b>Question:</b> Does the Offeror need to provide the CO notice ANYTIME the Contractor or its subcontractors are performing an inspection, evaluation or similar work or developing requirements for products and services on any NASA contract other than ELVIS2? or does the Offeror only need to provide notice to the CO if a potential OCI has been identified by the Prime Contractor or its subcontractors?</p>	The terms of clause H.13 will apply.
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4	DRFP	82	L.7		Please confirm that an offeror is not required to address Section L.7, Government Property Management Information, within its proposal. If, however, this information is required, please clarify within which Volume it should be provided.	The RFP will be revised to require submission of Government Property Management Information and shall be submitted in Volume V.
5	DRFP	87	V- Other Plans an Data		Current instructions require detailed BOEs to the third level PWS for labor but only allow a page count of 50 pages for Volume V, Basis of Estimate. Based on the number of third level PWS elements and considering some of the more complex elements will require more than one page for a detailed BOE, would the government consider increasing the page count for Volume V. We recommend allowing a page count of 150 pages to allow for a comprehensive and detailed BOE response to the third level PWS.	The Final RFP will be revised to increase the BOE page count to 75 pages.

6	DRFP	87	L.17		The requirements table, for Other Plans and Data, calls for the submission of an Organizational Conflict of Interest Avoidance Plan. Section L.19.1, page 93, line 15, calls for the submission of an Organizational Conflict of Interest Mitigation Plan. Please clarify which of these titles should be used for the plan.	The title will be revised in the RFP to be consistent with the submission of an Organizational Conflict of Interest Mitigation Plan.
7	DRFP	88	L.17 (b)	6-11	May offerors use a font size smaller than 12 point Times New Roman for figures and/or tables?	No, the font size requirement applies to all text contained within the proposal.
8	DRFP	89	L.18 ( c)	3-4	To ease the final production process, please consider allowing offerors to cross reference from the evaluation criteria to proposal section numbers instead of from "evaluation criteria versus offeror's proposal page numbers."	The RFP will be revised to allow offerors to cross reference from the evaluation criteria to proposal section and/or page number.

9	DRFP	91	L.19.1	26	DRFP L.19.1 Management (9) requests the offeror's approach to interfaces with the Government, including how problems are surfaced and resolved, and approach to Program reviews. L.19.2 LSP Program Support (Page 94, line 16) requests the offeror to describe their approach to providing LSP programmatic services including configuration control of LSP risk management and Program Requirement Control Board systems, program schedules, and Program reviews. Are both of these referring to PWS 3.2 and DRD 3.2 Program Review Services, or is L.19.1 referring to a review of ELVIS 2 contract performance?	L.20.1 of the RFP will be revised to clarify this section applies to contract performance reviews.
10	DRFP	91	L.19.1	36 - 43	Phase-In Plan, PWS 1.3, Attachment L-01 (Workload Indicators) and DRD 1.3 require Phase-In Plan 30 days after contract award. We assume that the Plan required by Section L.19.1 is a draft plan required with the proposal which will be finalized 30 days after contract award. Is this assumption correct?	The RFP will be revised to reflect that the offeror shall submit a Phase-In Plan with their proposal (reference L.20.1). Phase-In Plan will be removed from the PWS and DRD 1.3 will be updated.

11	DRFP	93	L.19.1	40	<p>"(5) Identify any affiliated companies/entities (e.g., a parent company or a wholly-owned subsidiary) and procedures for coordinating OCIs with such affiliated companies/entities."</p> <p><b>Question:</b> Does (5) apply to the prime Offeror only? Or does the government want a listing of all teammates' affiliated companies/entities?</p>	L.21(c), Section 5(d) of the RFP will be revised to clarify this section requires the offeror to address affiliated companies/entities for both the offeror and all subcontractors.
12	DRFP	95	L.19.2.B(2)	40-41	<p>We've noted that position descriptions are required in the Staffing Plan Narrative not in the Total Compensation Plan. Are these position descriptions for the offeror's standard labor categories or the government labor classification, which are defined in Attachment L-03?</p>	The RFP, L.20.2 (g), will be revised to clarify that the offeror's position descriptions are required in the Staffing Plan Narrative only, as an attachment. The Staffing Plan Template allows the Contractor to cross reference position descriptions to the Government's labor classifications.
13	DRFP	96	L.19.2	32-33	<p>Staffing Approach, Basis of Estimates - Please clarify if Offerors must provide Basis of Estimate rationale at the first level PWS for non-labor costs involving the Government's standardized values as shown in RFP Section B.8 and Attachment L-04.</p>	The RFP will be revised to clarify that the offerors are not required to provide rationale for non-labor standardized values.

14	DRFP	96	L.19.2.C		"Offeror shall provide a cross reference matrix that shows the interrelationships of all aspects of the offeror's proposal including the organization and structure of the BOE, Staffing Plan, PWS/WBS, and Cost Volume." As this matrix will be extensive, will the government consider excluding this matrix from the page count?	Yes, Provision L.18(c) of the RFP will be revised to exclude the matrix from the page limitations.
15	DRFP	105	L.21		In reference to the release statement under the Past Performance Volume contents, does the government also require a release statement/letter by each of the major subcontractors included in the Past Performance volume and if so, is this statement/letter excluded from the volume page count?	Yes, all major subcontractors are required to submit a release statement/letter.  Provision L.18 of the RFP will be revised to reflect that release statement(s)/letter(s) are excluded from the page count limit.
16	DRFP	108	M.2.1	14-15	The 3rd bullet under Section M.2.1 does not clearly correlate to any of the Volume 1, Management instructions provided in Section L.19.1, items (1) - (10). Please clarify.	The RFP will be revised to ensure correlation between M.2.1 and L.20.1.

17	DRFP	105 106	L.21.(a)	29 - 36 3-6	Volume IV, Past Performance instructions provided in items (10, (11), (14) and (15) appear to apply to an offeror's global past performance versus a specific contract's performance. Should these be discussed as separate topics following the specific contract citations?	The RFP, L.22, will be revised to clarify the information offeror's are required to submit.
18	DRFP	96, 100, 101		35-36 (pg 96), 40-41 (pg 100). 34 - 35 (pg 101)	Section L requests that utilization of personnel across multiple PWS elements be discussed in multiple proposal sections. Please clarify at which level of the PWS/WBS the cross-utilization must be described (e.g. 1st, 2nd or 3rd).	The RFP, L.20.2 (g) (2), will be revised to clarify how offeror's are to address cross-utilization.



19	DRFP		L.18 (c), M.2.1	multiple	<p>Cross Reference Matrix – There is a Section L requirement for a detailed cross reference matrix between Section M Evaluation Criteria and the Proposal (L.18. (c)). The subparagraphs of RFP Section M.2.1 Volume I Management and Section M.2.2 Volume II Technical are not numbered. Because these Section M subparagraphs are not numbered, it will be difficult for the offeror to provide a concise cross reference matrix that is clearly understandable and unambiguous. We respectfully request that the Government please number all of the Section M subparagraphs so as to enhance the clarity of the cross reference matrix. Likewise, many of the subparagraphs in Section L are not numbered and we request that they be numbered in the final RFP also.</p>	<p>The RFP will be revised in M.2 and L.20 to be numbered for cross referencing purposes.</p> <p>Section M.2.1 Volume I Management will be modified. The bullets have been reordered and are now numbered to provide a cross reference to Section L.20.1.</p>
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20	DRFP		L, DRD-2.1		<p>Management Plan DRD 2.1 – Section L requires that the offeror provide a Management Plan, identified as DRD 2.1 Contract Management Plan (L.19.1), in Volume I Management. The subsequent Section L.19.1 instructions are mostly consistent with the DRD requirements with two exceptions, the Approach to Skills and Staffing, and Use of Management Information Systems and approach to IT Security, both DRD 2.1 requirements which are not included in L.19.1 instructions. However, these requirements are included in the instructions for Volume II, Section L.19.2 Volume II Technical, under the Information Technology and Staffing Approach subsections. In order to reduce redundancy, can the DRD 2.1 requirement for Staffing and IT be fulfilled by referencing in proposal Volume I Management Plan the applicable Volume II proposal sections?</p>	<p>The offeror would not meet the DRD 2.1 requirement for Staffing and IT by referencing in proposal Volume I Management Plan the applicable Volume II proposal sections.</p> <p>However, in order to reduce redundancy, the offeror can reference DRD 2.1, the Draft Contract Management Plan, Skills and Staffing when responding to Volume II Technical for Skills and Staffing, but details of the positions, skill level, etc. shall be provided in Volume II.</p> <p>The reference to Management Information Systems in both the DRD 2.1 and Volume I, Management refers to the offeror's general approach to the utilization of business and administrative information systems.</p> <p>DRD 2.1 has been updated to remove the reference to "approach to IT Security". IT Security shall be addressed in detail in DRD 9.1 and Volume II, Technical.</p>
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21	Attachment J-01 DPWS	61	PWS 8.3.1	27	The Permits and Badges effort is required at VAFB. Is a similar effort required at KSC under PWS 2.6.1?	A similar requirement is required at KSC under PWS 2.6.1 and DRD 2.15. In addition, there are requirements for KSC badging in PWS 5.3.3 Access Training and Badging, and the RFP section H.7 KSC 52.204-96 SECURITY CONTROLS FOR KSC AND CCAFS (APR 2010).
22	Attachment J-02	DRD 8.1			What is or will be in the pressure vessels (DRD8.1) ?	The DRD relates to our high pressure gas systems. There are 2 high pressure tube bank trailers and 2 portable gas panels. The panels typically flow nitrogen gas. One trailer is nitrogen and one is helium. The equipment is in Attachment J-08, Installation Accountable Property.

23	Attachment J-09				<p>1. Please clarify which hardware and equipment requirements, if any, will not be provided by ACES/AEUS, and therefore must be supported by ELVIS 2.</p> <p>2. Please clarify which maintenance and software license requirements, if any, will not be provided by ACES/AEUS, and therefore must be supported by ELVIS 2.</p> <p>3. If the hardware and equipment, maintenance and software license requirements will be supported by ELVIS 2, are the costs included in the standardized values for Contractor Acquired Property for PWS 9 - IT?</p> <p>4. If these costs are not included in the standardized values, will NASA consider adding the costs to the standardized values?</p> <p>5. If the offerors are to propose equipment leases, maintenance and software licenses for ELVIS 2, please provide workload indicators (e.g. quantities) for Attachments J-09 and J-10.</p>	<p>1) RFP will be revised to replace "ACES/AEUS" with "NASA service contractor." 1) Attachment J-09 does not include any NASA service contractor provided equipment or licenses. Using the guidelines in Attachment L-08, the offeror is required to propose their requirements for utilization of the NASA service contractor.</p> <p>2, 3, 4 and 5) The ELVIS 2 contractor is responsible for the management and maintenance of all items listed in J-09 and J-10; the cost to purchase and replace these items is included in the standardized values for Contractor Acquired Property, but does not include maintenance labor cost which the offeror's are to propose. In addition to the ELVIS 2 cost (CAP), the LSP maintains a budget for the purchase and replacement of the other equipment and licenses listed in J-09, that are not included in the Contractor Acquired Property standardized value.</p>
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24	Attachment J-11 Award Fee Evaluation Plan	all	all		Would the Government consider making award fee evaluation every 6 months rather than annually? Since CLIN 002 costs are not part of the Award Fee Base. Why will CLIN 002 performance tasks be considered in the award fee evaluation?	No, award fee evaluation period will be conducted annually with a mid-term evaluation at 6 months. CLIN 002 is not included in the award fee base, however, the Contractor's management of IDIQ task orders under CLIN 002 will be evaluated. Reference Attachment J-11, Award Fee Plan, Subfactor 1B-Contract Program Management IDIQ CLIN 002, Page 11-12.
25	Attachment L-01 WLI Matrix		3.6.1		The workload indicator for PWS 3.6.1 describes effort for a SharePoint site; however, the effort is discussed in PWS 3.6.2. Please clarify.	The Workload Indicators for 3.6.1 and 3.6.2 will be corrected in the RFP.
26	Attachment L-01 Workload Indicators		6.2.1		In the Workload Indicator Matrix, PWS Section 6.2.1, Engineering Review Board Services, it states, "Provide Engineering Review Board (ERB) services for an average of 200 ERBs per year." This requirement is identified as Mission only. It also references the Typical Activities in a Mission Flow Table, which calls out an average of 100 ERBs per year. Should the Workload Indicator Matrix call out both Mission and Fleet because the "Typical Activities in a Mission Flow Table" only covers mission ERBs?	The Workload Indicator Matrix will be modified to include "Fleet" for 6.2.1.

27	Attachment L-02 Cost Template Instructions	5 of 9	II.(16)&(17)	2 and 7	The "Subcon Non-Award Fee Wrap Rates" and "Subcon W-Award Fee Wrap Rates" tabs only allow the pull down of the Prime contractor labor categories. Shouldn't these "pull down" labor categories be the Government RFP labor categories, since these categories will be common to both the Subcontractors and the Prime contractors?	The pull down labor categories should not be the Government Labor categories. The RFP Cost Templates will be corrected to delete the "pull downs" in the Subcontractor Labor Classification column on both tabs.
28	Attachment L-02 Cost Template Instructions	5 of 9	II.(16)&(17)	1 and 6	The "Subcon Non-Award Fee Wrap Rates" and "Subcon W-Award Fee Wrap Rates" tabs refer the the Subcontractor's wrap rate by labor category. Is this "wrap rate" the fully burdened labor rate for each Subcontractor labor category?	Yes.
29	Attachment L-02 Cost Template Instructions	5 of 9	II.(18)&(19)	11 and 18	Can the "SubCon W-out Fee" tab and the "SubCon W-Fee" tab reference the information from the "Subcon Non-Award Fee Wrap Rates" and "Subcon W-Award Fee Wrap Rates" tabs with formulas since they both are simply a rollup of information from these tabs?	Yes.

30	Attachment L-02 Cost Template Instructions	6 of 9	II.(26)	12-13	The Basic Cost Model Excel file input area for WYEs, Total Productive Hours, and Overtime Hours by CY in PWS tabs 1.0 through 11.0 is hidden. Does the Government want bidders to unhide the input areas to direct input the staffing information into the PWS tabs? Can bidders create links between these hidden input cells and the Staffing Plan Excel files?	The RFP Basic Cost Model will be revised to unhide these areas. No, the offerors may not create links between these input cells and the staffing plan Excel files.
31	Attachment L-03				Labor Classification Descriptions does not contain Teamsters - Computer System Analyst I per the CBA. Please clarify.	Teamsters-Computer System Analyst I will be added to the Labor Classification Descriptions in the RFP.
32	Attachment L-09 Staffing Plan Instructions	3 of 4	II.(5)	N/A	The Staffing plan templates require input of total hours and input of hours by PWS. Is it acceptable for bidders to rollup the PWS detail hours from tabs PWS 1.0 through PWS 10.0 into the "Staffing Plan Consolidated" and "Staffing Plan" summary tabs using formulas and references?	Yes.
33	Attachments J-08, J-09, J-10	all	all		Is there a specific IT Hardware/Software refresh cycle that LSP/ELVIS plans to?	The refresh cycle is as follows: workstations - every 3 years Servers and Networks - every 5 years Software - Refreshed in accordance with NASA-STD-2804

34	Collective Bargaining Agreement for Local 2088 - IBEW	16	835		Unable to open the link – can the Government provide a new link?	KNPR 8715.3 can be accessed through the KSC ELVIS 2 Website: <a href="http://elvis2.ksc.nasa.gov">http://elvis2.ksc.nasa.gov</a>
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35	Collective Bargaining Agreement for Local 2088 - IBEW	26	1234		<p>Will the Government provide a seniority list to determine liability exposure to severance pay or will the current severance pay be paid out prior to start of a new contract so that this exposure is limited to the beginning of ELVIS-2 contract performance? What about regarding liability exposure and/or payout of sick leave?</p>	<p>The Department of Labor's Wage and Hour Division is responsible for administration and enforcement of numerous wage and hour statutes including Davis-Bacon and Related Acts, McNamara-O'Hara Service Contract Act, Walsh-Healey Public Contracts Act, Copeland Act, and Contract Work Hours and Safety Standards Act.</p> <p>In accordance with Sections 2(a) and 4(c) of the Service Contract Act, as amended, employees employed by the contractor(s) in performing services covered by the Collective Bargaining Agreement(s) are to be paid wage rates and fringe benefits set forth in the current collective bargaining agreement and modified extension agreement(s). Severance Pay is addressed in Section 12 of the CBA. Sick leave is addressed in Section 15 of the CBA. Refer to RFP clause B.7. A demographic of the existing ELVIS workforce will be available in the RFP Workload Indicators sample documents (Demographics_Data).</p>
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36	Collective Bargaining Agreement for Local 2088 - IBEW	39	1801		Are vision benefits to be provided? It does not appear to be a benefit under this CBA.	<p>The Department of Labor's Wage and Hour Division is responsible for administration and enforcement of numerous wage and hour statutes including Davis-Bacon and Related Acts, McNamara-O'Hara Service Contract Act, Walsh-Healey Public Contracts Act, Copeland Act, and Contract Work Hours and Safety Standards Act.</p> <p>In accordance with Sections 2(a) and 4(c) of the Service Contract Act, as amended, employees employed by the contractor(s) in performing services covered by the Collective Bargaining Agreement(s) are to be paid wage rates and fringe benefits set forth in the current collective bargaining agreement and modified extension agreement(s). Reference Article 18 of this CBA. Refer to RFP clause B.7</p>
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37	Collective Bargaining Agreement for Local 2088 - IBEW	39	1802		<p>How long is Company required to continue making premium payments to health/dental/vision benefits during a formal leave?</p>	<p>The Department of Labor's Wage and Hour Division is responsible for administration and enforcement of numerous wage and hour statutes including Davis-Bacon and Related Acts, McNamara-O'Hara Service Contract Act, Walsh-Healey Public Contracts Act, Copeland Act, and Contract Work Hours and Safety Standards Act.</p> <p>In accordance with Sections 2(a) and 4(c) of the Service Contract Act, as amended, employees employed by the contractor(s) in performing services covered by the Collective Bargaining Agreement(s) are to be paid wage rates and fringe benefits set forth in the current collective bargaining agreement and modified extension agreement(s). The decision on the length of premium payments is a subject for negotiation between the company and the bargaining unit. Reference Article 18 of this CBA for the current benefits provided.</p>
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38	Collective Bargaining Agreement for Local 381 - Teamsters	22	Section 1		Will the Government provide a seniority list so that the appropriate seniority, vacation pay and other service credit calculations can be properly priced?	A seniority list by individual will not be released. However, a demographic of the existing ELVIS workforce will be available in the RFP Workload Indicators sample documents (Demographics_Data).
39	Collective Bargaining Agreement for Local 381 - Teamsters	30			Pg 30 Section 1, Pg 32 Section 4 and Pg 33, Section 7 are confusing when taken together. Can the Government clarify the ½ hour of unpaid lunch time by shift worked?	These sections need to be read separately and are self-explanatory.

40	Collective Bargaining Agreement for Local 381 - Teamsters	40			<p>Leaves of Absence. How long is Company required to continue making premium payments to health/dental/vision benefits during a formal leave?</p>	<p>The Department of Labor's Wage and Hour Division is responsible for administration and enforcement of numerous wage and hour statutes including Davis-Bacon and Related Acts, McNamara-O'Hara Service Contract Act, Walsh-Healey Public Contracts Act, Copeland Act, and Contract Work Hours and Safety Standards Act.</p> <p>In accordance with Sections 2(a) and 4(c) of the Service Contract Act, as amended, employees employed by the contractor(s) in performing services covered by the Collective Bargaining Agreement(s) are to be paid wage rates and fringe benefits set forth in the current collective bargaining agreement and modified extension agreement(s).</p>
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41	Collective Bargaining Agreement for Local 381 - Teamsters	55	Section 1		<p>Will the Government provide a copy of the “catastrophic sick leave bank”? Or will the Government require that all sick leave be paid out prior to start of the ELVIS-2 period of performance?</p>	<p>The Department of Labor’s Wage and Hour Division is responsible for administration and enforcement of numerous wage and hour statutes including Davis-Bacon and Related Acts, McNamara-O’Hara Service Contract Act, Walsh-Healey Public Contracts Act, Copeland Act, and Contract Work Hours and Safety Standards Act.</p> <p>In accordance with Sections 2(a) and 4(c) of the Service Contract Act, as amended, employees employed by the contractor(s) in performing services covered by the Collective Bargaining Agreement(s) are to be paid wage rates and fringe benefits set forth in the current collective bargaining agreement and modified extension agreement(s). Refer to Article XV of the CBA and RFP clause B.7.</p> <p>Sick leave balances will not transfer over to the ELVIS 2 contract.</p>
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42	Collective Bargaining Agreement for Local 381 - Teamsters		Letter of Understanding #21		Letter of Understanding #21 – Change of Occupational Classifications, Article XX is not signed by a Union representation. Has this been approved?	Yes. The copy of the signed agreement will be included in the Final RFP, Attachment J-13.
43	Collective Bargaining Agreement for Local 381 - Teamsters and CBA for 2088 - IBEW	all	all		Generally, the benefit descriptions – in terms of coverages – is not clear. Will the Government be able to provide a health care benefit summary – similar to Schedule E of the Local 2088 – IBEW agreement? Or should the bidder assume that the benefit provided is the same as the Local 2088 benefit? The same goes for the Short Term Disability and Long Term Disability (pg 51) compared to the pg 40 section 1809 IBEW description.	No, the Government will not provide a summary of benefits. Reference Article XIV, pages 49-51 of the CBA.
44	Attachment L-02 Cost Model (Excel File)	Page 1 of 1	ODC worksheet		We noted that no travel or vehicles were included in the standardized values for PWS 2.0. If these costs are not included in the standardized values, will NASA consider adding the costs to the standardized values?	The standardized value tables, Attachment L-02 and Attachment L-04 will be updated to exclude values for PWS 1.0 and PWS 2.0. The offeror shall discretely estimate the ODC's in accordance with the proposed approach to meeting the RFP requirements.

45	Attachment L-02 Cost Model (Excel File)	Page 1 of 1	ODC worksheet		<p>We note that ODC (training and conferences) was included in the standardized values for PWS 1.0. Please clarify what work is to be proposed under PWS 1.0 other than "phase in".</p>	<p>The standardized value tables, Attachment L-02 and Attachment L-04 will be updated to exclude values for PWS 1.0 and PWS 2.0.</p> <p>Phase-In will be removed from PWS 1.0. Offerors are expected to propose all resources necessary to accomplish the requirements in PWS 1.0.</p>
46	Attachment L-02 Cost Model (Excel File)		ODC Worksheet		<p>The ODC worksheet includes standardized values for maintenance and repair in PWS 7.0 and PWS 8.0. Please clarify which standardized values cover maintenance and repair for PWS 9.0.</p> <p>If these costs are not included in the standardized values, will NASA consider adding the costs to the standardized values?</p> <p>If the government chooses not to provide a standardized value, which cost model worksheets should be used to propose these costs?</p>	<p>The standardized values for maintenance and repair will be revised to include values for PWS 9.0. Attachment L-02 and Attachment L-04 will be revised to reflect these changes.</p>



47	Attachment L-02 Cost Model (Excel File)		Labor Classifications worksheet		The "Labor Status" drop-down box in column C does not appear to be working correctly.	The RFP will be revised to correct the drop-down box in column C.
48	Cost Model (Excel File)		Productive Hours Summary worksheet		Some of the cells within this worksheet appear to be incorrect. For example, Line 6, Column B references the "Unions" worksheet for the description, but references "Productive Hours" worksheet for hours (which only has input area for exempt employees). Please clarify.	The "Productive Hours Summary" worksheet will be corrected. Refer to Attachment L-02, Cost Model, Productive Hr Summary tab.
49	Cost Model (Excel File)		PWS worksheets		Please clarify the purpose of the column entitled "Reg Hrs (Excludes OT)" within the PWS worksheets (e.g. column P, beginning in Row 42). Offerors are not required to enter data within this column, but formulas do not exist for these cells either. Therefore, it appears the summations in row 42 will always be zero.	The column titled "Reg Hrs (Excludes OT)" within the PWS worksheets does not require offeror input and the summation in row 42 will always be zero.

50	Attachment L-02 Cost Model (Excel File)				To minimize data entry error, will NASA link the staffing plan templates to the cost model in the Final RFP? If not, will offerors be permitted to create links between the workbooks?	The staffing plan templates will not be linked to the cost model by the Government, nor may the offerors create links between these input cells and the staffing plan Excel files.
51	DRFP	87	Vol V./ Key Terms, Abbreviations, and Acronyms		Does the Key Terms, Abbreviations, and Acronyms list include all volumes or only Volume V?	The offeror shall submit a Key Terms, Abreviations, and Acronyms list which represents all terms, abbreviations and acronyms from all Volumes of the proposal and shall be included in Volume V of the proposal.
52	DRFP	87	Vol V./ Key Terms, Abbreviations, and Acronyms		If we use any of the acronyms provided in Attachment J-19 in our proposal, do we need to include them in the page-limited acronym list in Volume V?	No.
53	DRFP	95 and 100	L.19.2( c) and L.20(c)Sect 3(2)(a)	31-33 on pg 95 and 37-40 on pg 100	Is Attachment L-09 "Staffing Plan Summary Template" to be included in both the Cost Proposal and the Technical Proposal?	The Staffing Plan Summary Template shall be submitted in Volume V, Other Plans and Data only. The RFP will be revised to reflect this change.
54	General				What equipment will be required or is to be procured during the contract?	The type and amount of equipment expected to be purchased is unknown and therefore has been included in the Contractor Acquired Property (CAP) standardized value. Refer to Workload Indicator 2.7.1

55	General				Duration of the contract: Will the contract run through life of the ELVIS vehicles, or be shorter? What lifecycle phases will be part of this contract? If the contract is through the life of the vehicle launch contract, will vehicle closeout be required?	The ELVIS 2 contract is a support service contract that will have a five year period of performance.
56	General				How much and what existing documentation will be transferred to the new contractor? Will transferred documentation include Procedures, plans, manuals, policies, drawings, other materials?	NASA Launch Service Program documentation created or maintained by the existing contractor, including procedures, plans, manuals, policies, and drawings will be available to meet the requirements of the ELVIS 2 contract.
57	General				What existing documentation will bidders have access to?	The documents in the bidders library and any documents available on public facing websites will be available to bidders. The bidders library is available at <a href="http://elvis2.ksc.nasa.gov">http://elvis2.ksc.nasa.gov</a> and the LSP website is available at <a href="http://lsp.ksc.nasa.gov/">http://lsp.ksc.nasa.gov/</a>

58	General				Will prospective bidders have access to data on the existing contract? Number of personnel. Kinds of personnel by work type skill type-mechanical engineers, electrical engineers, systems engineers, electricians, chemical technicians, quality engineers and QA's, etc.	No. The offeror shall determine and propose their approach to meet the requirements of the RFP.
59	General				What is the size of the existing contract-\$1-5M, \$5-10M, \$10-20M, \$20-\$30M, more?	Publically available information on the existing ELVIS contract can be accessed through the KSC Electronic Reading Room  <a href="http://www.nasa.gov/centers/kennedy/about/foia/reading_room.html">http://www.nasa.gov/centers/kennedy/about/foia/reading_room.html</a>
60	General				This contract is rather extensive and detailed. A longer than normal time to prepare bids from an RFP seems appropriate-such as 60 or 90 days after RFP release, rather than the standard 6 weeks.	At this point in time, the Government has no rationale to extend beyond the anticipated 45 day proposal response time.
61	Rate and Factors Cost template 145064-DRAFT-001-005	all	all		If offeror has DCMA recommended forward pricing rates, can we provide it instead of completing the fringe, G&A, and Overhead templates?	No, the offeror must provide both the recommended forward pricing rates and complete the fringe, G&A, and Overhead templates.